IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

,	
)	
) CIVIL ACTION NO. 04-052	20-P-L
)	
)	
)) CIVIL ACTION NO. 04-052))))

ORDER ADOPTING THE REPORT AND RECOMMENDATION OF THE MAGISTRATE JUDGE

After due and proper consideration of all portions of this file deemed relevant to the issues raised, and there having been no objections filed, the Report and Recommendation of the Magistrate Judge made pursuant to 28 U.S.C. § 636(b)(1)(B) and dated March 24, 2005 (doc.11), is hereby ADOPTED as the opinion of this court.

Accordingly, it is ORDERED that the decision of the Commissioner of Social Security denying plaintiff benefits (Tr. 4-6, 21-33), be REVERSED and REMANDED to the Social Security Administration, pursuant to sentence four of 42 U.S.C. § 405(g), see Melkonyan v. Sullivan, 501 U.S. 89 (1991), for further proceedings consistent with this opinion (doc.10, p.1-2; doc.11, p.1).

The Remand pursuant to sentence four of § 405(g), makes plaintiff a prevailing party under the Equal Access to Justice Act, 28 U.S.C. § 2412, see Shalala v. Schaefer, 509 U.S. 292 (1993), and

Case 1:04-cv-00520-P-D Document 12 Filed 05/02/05 Page 2 of 2

terminates	this	court's	jurisdiction	over the	matter.
COLLILICATION	uii	COMICS	i con	O TOI CITE	minute i

DONE the 2nd day of May, 2005.

S/Virgil Pittman
SENIOR UNITED STATES DISTRICT JUDGE